Ø	AO	24:	()

UNITED STATES DISTRICT COURT

WES	TERN	District of _		ASHINGTON
	ES OF AMERICA V.			IMINAL CASE of Probation or Supervised Release)
Myra A	t. Suniga,			5499 : cros-564
THE DEFENDANT:			nomas A. (s Attorney	
admitted guilt to viola	of condition(s) #1 0	Petitin 120/	2006 of th	e term of supervision.
was found in violation	of condition(s)		after denial of gui	lt.
The defendant is adjudicat	ed guilty of these violations:			
Violation Number		ture of Violation		Violation Ended
#1	failing to satis	spectorily	participata	days
	in a ccc lon	CCS for	up to 120	days
				5/6/ 6 /11/ 6/6/2 / 6 1/8 / 6 // 126/
			05-CR-05499-J	GM
The defendant is set the Sentencing Reform Act	ntenced as provided in pages 2 of 1984.	through	_ of this judgment.	The sentence is imposed pursuant to
☐ The defendant has not	violated condition(s)	a	nd is discharged as	s to such violation(s) condition.
It is ordered that t change of name, residence, fully paid. If ordered to pa economic circumstances.	he defendant must notify the U or mailing address until all fir y restitution, the defendant mu	inited States attorners, restitution, cost at notify the court a	ey for this district wises, and special assessand United States att	thin 30 days of any ments imposed by this judgment are orney of material changes in
	xx-xx- 5785	/	nelec .	Az. `
(Last four digits only) Defendant's Date of Birth: X	x-xx- 1978	TI A DO A	DA L SIEVEDS	- All-ital State Attanna
		BARBA	1/26/200	Assistant United States Attorney
USM No.: 35616	006	Date of Imp	osition of Judgment	<i>'\omega</i>
	>		/	
Mr M		1	/ /	La e
perendant's Signature		Signature of	f ludge	Roman
Percondent a sagnature				,
<u> </u>	発起のEIVED	<u> Keve</u>		om bom
	JAN 25 2006	United S	tates Magistrate Ju	idge (add name of Judge)
			1/26/06	
1	CLUSER CONSIGNATION ATTAC CHIRAN DISTRICTOR WASHINGTON ATTAC	Carre 1 Date	, - , -	
		Date		

AO 245D (Rev. 12/03 Judgment in a Criminal Case for Revocations Sheet 2— Imprisonment

DEFENDANT: Cno 5-5499 + CRO5-5649

Judgment - Page 2 of 4

CASE NUMBER: 54 NIE6A

IMPRISONMENT

total te		e defendant is f :	is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total 1 Month (30 days)
	/ _{Th.}	. agust makes	s the following recommendations to the Bureau of Prisons:
₩			ntion Center
	242	25 South 20	200th
	Sea (20	Tac, WA 6) 870-570	98198 0
	<u> </u>	.,	
ď	The	defendant is	s remanded to the custody of the United States Marshal.
	The	defendant sl	shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
		at	a.m. / p.m. on
		as notified l	by the United States Marshal.
		as notified l	by the Probation or Pretrial Services Office.
	The	defendant sl	shall surrender to the United States Marshal for this district:
		at	□ a.m. □ p.m. on
		as notified l	by the United States Marshal.
iave (êxeçi	uted this judg	gment as follows:
		o ^s	
		<u> </u>	
	Def	endant delive	ernd on
	Der	engant denve	ered on to
		••	with a certified copy of this judgment.
			UNITED STATES MARSHAL
			Ву
			DEPUTY UNITED STATES MARSHAL

AO 245D

(Rev. 12/03) Judgment in a Criminal Case for Revocations

Sheet 3 - Supervised Release

DEFENDANT: CR05-5499 + CR05-5649

Judgment—Page 3

عطييمما ا

CASE NUMBER: SUNZ6A

conditions on the attached page.

SUPERVISED RELEASE

Upo	on release from imprisonment, the defendant shall be on supervised release for a term of:
fror	The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release in the custody of the Burcau of Prisons.
The	e defendant shall not commit another federal, state or local crime.
subs	e defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled stance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug s thereafter, up to a maximum of8 tests per month at dates and times directed by the U.S. Probation Officer.
	The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
	The defendant shall not possess a firearm, destructive device, or any other dangerous weapon. (Check, if applicable.)
	The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
	The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)
	The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)
with	If this judgment imposes a fine or restitution, it is be a condition of supervised release that the defendant pay in accordance in the Schedule of Payments sheet of this judgment.
	The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional

STANDARD CONDITIONS OF SUPERVISION

- I) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month; 2)
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons:
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer; 9)
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer; 10)
- the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer; 11)
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement. 13)

AO 245D (Rev. 12/03) Judgment in a Criminal Case for Revocations

Sheet 3A — Supervised Release

DEFENDANT: CAOS-5499 - CROS-5649

Judgment—Page 4 of 4

CASE NUMBER: SUNTGA

ADDITIONAL PROBATION/SUPERVISED RELEASE TERMS

(Check those applicable.)

	Office. The defendant shall perform hours of community service as directed by the U.S. Probation
	The defendant shall participate as directed in a mental health treatment program, approved by the U.S. Probation Office.
	The defendant shall participate as instructed by defendant's U.S. Probation Officer in a program approved by the probation office for treatment of alcohol or narcotic addiction, drug dependency or substance abuse, which may include testing to determine if the defendant has reverted to the use of alcohol or drugs, and an evaluation for alcohol or drug dependency. The defendant shall be subject to no more than eight (8) drug tests per month for the period of supervision. The defendant shall also abstain from the use of alcohol and/or other intoxicants during the term of supervision.
	The defendant shall not drive without a valid license or insurance.
	The defendant shall submit to a search of his/her person, residence, office, property, storage unit, or vehicle conducted in a reasonable manner and at a reasonable time by the U.S. Probation Officer.
	The defendant shall pay restitution in the amount of \$ Any unpaid amount is to be paid during the period of supervision as directed by defendant's U.S. Probation Officer. Interest on restitution shall be waived.
	The defendant shall reside in a community corrections center for days or months.
MITT.	The defendant shall have work release privileges.
	The defendant shall participate in the home confinement program with electronic monitoring (EM) as directed by defendant's Probation Officer for a period of days. The defendant shall pay for costs of the program as directed by defendant's Probation Officer.
	The defendant shall drive only a motor vehicle equipped with a functioning ignition lock device for a period of
	Other conditions: The A shall reside in ; sutispectorily participate in A i or CSC program, to include preference component i day reposetration participation, is determined appropriate by the community ection manager; us Probation, as a condition of supervised are or probation for up to 120 days or until discharged the CCC manager or us Probation. The defendant may be the CCC manager or us Probation. The defendant may be
V65	ponsible for a 2500 gross income subsistence fee. e the subsistance will be reduced to 1000 in the event
<i>†</i> 7∿	e A is moved to day reporting.